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Amend House File 374, as amended, passed, and
    2 reprinted by the House, as follows:
    3 <u>#1.</u> By striking everything after the enacting 4 clause and inserting the following:
   5 <Section 1. Section 7E.5, subsection 1, paragraph 6 v, Code 2005, is amended to read as follows:
7 v. The department of veterans affairs. However,
    8 the commission of veterans affairs, which has created
    9 in section 35A.2 shall have primary responsibility for
1 10 state veterans affairs.
1 11 Sec. 2. Section 35.1, subsection 1, Code 2005, is
1 12 amended to read as follows:
1 13 1. "Commission" "Department" means the commission
1 14 <u>Iowa department</u> of veterans affairs created in section
1 15 <del>35A.2</del> <u>35A.4</u>.
  16 Sec. 3. Section 35.1, subsection 2, paragraph b, 17 subparagraphs (1) and (2), Code 2005, are amended to
1 18 read as follows:
          (1) Former members of the reserve forces of the
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   20 United States who served at least twenty years in the
  21 reserve forces after January 28, 1973, and who were
  22 discharged under honorable conditions. However, a
  23 member of the reserve forces of the United States who 24 completed a minimum aggregate of ninety days of active
  25 federal service, other than training, and was
26 discharged under honorable conditions, or was retired
27 under Title X of the United States Code shall be
  28 included as a veteran.
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          (2) Former members of the Iowa national guard who
  30 served at least twenty years in the Iowa national 31 guard after January 28, 1973, and who were discharged
  32 under honorable conditions. However, a member of the
  33 Iowa national guard who was activated for federal
   34 duty, other than training, for a minimum aggregate of
  35 ninety days, and was discharged under honorable
  36 conditions or was retired under Title X of the United 37 States Code shall be included as a veteran.
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  38 Sec. 4. Section 35.1, subsection 2, paragraph b, 39 Code 2005, is amended by adding the following new
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   40 subparagraphs:
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          NEW SUBPARAGRAPH. (6) Members of the reserve
1 42 forces of the United States who have served at least
  43 twenty years in the reserve forces and who continue to 44 serve in the reserve forces.
          NEW SUBPARAGRAPH. (7) Members of the Iowa
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  46 national guard who have served at least twenty years
   47 in the Iowa national guard and who continue to serve
  48 in the Iowa national guard.
          Sec. 5. <u>NEW SECTION</u>.
                                         35.2 PROOF OF VETERAN
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  50 STATUS FOR CERTAIN VETERANS.
          In order to fulfill any eligibility requirements
    2 under Iowa law pertaining to veteran status, a veteran
    3 described in section 35.1, subsection 2, paragraph 4 "b", subparagraph (6) or (7), shall submit the
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    5 veteran's retirement points accounting statement
    6 issued by the armed forces of the United States, the
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    7 state adjutant general, or the adjutant general of any 8 other state, to confirm that the person has completed
    9 twenty years of service with the reserve forces or the
  10 national quard.
          Sec. 6. Section 35.8, Code 2005, is amended to
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  12 read as follows:
          35.8 WAR ORPHANS EDUCATIONAL AID FUND.
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          A war orphans educational aid fund is created as a
  15 separate fund in the state treasury under the control
  16 of the <del>commission</del> <u>department</u> of veterans affairs. Any 17 money appropriated for the purpose of aiding in the 18 education of orphaned children of veterans, as defined
  19 in section 35.1, shall be deposited in the war orphans 20 educational aid fund.
          Sec. 7. Section 35.9, unnumbered paragraph 1, Code
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2 22 2005, is amended to read as follows:
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The commission department of veterans affairs may 24 expend not more than six hundred dollars per year for

25 any one child who has lived in the state of Iowa for 26 two years preceding application for aid, and who is 27 the child of a person who died during active federal 28 military service while serving in the armed forces or 29 during active federal military service in the Iowa 30 national guard or other military component of the 31 United States, to defray the expenses of tuition, 32 matriculation, laboratory and similar fees, books and 33 supplies, board, lodging, and any other reasonably 34 necessary expense for the child or children incident 35 to attendance in this state at an educational or 36 training institution of college grade, or in a 37 business or vocational training school with standards 38 approved by the commission department of veterans 39 affairs. 40 Sec. 8. Section 35.10, Code 2005, is amended to 41 read as follows: 35.10 ELIGIBILITY AND PAYMENT OF AID. 42 43 Eligibility for aid shall be determined upon 44 application to the commission department of veterans 45 affairs, whose decision is final. The eligib 46 eligible applicants shall be certified by the The eligibility of 47 commission department of veterans affairs to the 48 director of the department of administrative services, 49 and all amounts that are or become due to an 50 individual or a training institution under this 1 chapter shall be paid to the individual or institution 2 by the director of the department of administrative 3 services upon receipt by the director of certification 4 by the president or governing board of the educational 5 or training institution as to accuracy of charges 6 made, and as to the attendance of the individual at 7 the educational or training institution. The 8 commission department of veterans affairs may pay over 9 the annual sum of four hundred dollars to the 10 educational or training institution in a lump sum, or 11 in installments as the circumstances warrant, upon 12 receiving from the institution such written 13 undertaking as the commission department may require 14 to assure the use of funds for the child for the 15 authorized purposes and for no other purpose. 16 person is not eligible for the benefits of this 17 chapter until the person has graduated from a high 18 school or educational institution offering a course of 19 training equivalent to high school training. Sec. 9. Section 35A.1, Code 2005, is amended by 20 21 adding the following new subsection: 22 <u>NEW SUBSECTION</u>. 3A. "Department" means the Iowa 23 department of veterans affairs established in section 24 35A.4. Sec. 10. Section 35A.3, subsections 2 and 3, Code 25 26 2005, are amended to read as follows: 2. Adopt rules pursuant to chapter 17A and 28 establish policy for the management and operation of the <u>department</u> and the commission. 3. Prescribe the duties of an executive director 3 31 and other employees as the commission shall deem 32 necessary to carry out the duties of the commission. Sec. 11. Section 35A.3, subsections 5, 6, 7, 8, 9, 3 33 34 10, 11, 12, and 14, Code 2005, are amended by striking 35 the subsections. 36 Sec. 12. NEW SECTION. 35A.4 DEPARTMENT 37 ESTABLISHED. There is established an Iowa department of veterans 38 39 affairs which shall consist of a commission, an 40 executive director, and any additional personnel as 3 41 employed by the executive director. 42 Sec. 13. NEW SECTION. 35A.5 DUTIES OF THE 43 DEPARTMENT. The department shall do all of the following: 44 45 1. Maintain information and data concerning the 46 military service records of Iowa veterans. 47 2. Assist county veteran affairs commissions 48 established pursuant to chapter 35B. The department shall provide to county commissions suggested uniform 50 benefits and administrative procedures for carrying 1 out the functions and duties of the county 2 commissions. Permanently maintain the records including

3 3. Permanently maintain the records including 4 certified records of bonus applications for awards 5 paid from the war orphans educational fund under

6 chapter 35 4. Collect and maintain information concerning 8 veterans affairs. 5. Conduct two service schools each year for the

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4 10 Iowa association of county commissioners and executive 11 directors. 6. Assist the United States veterans

13 administration, the Iowa veterans home, funeral 14 directors, and federally chartered veterans service 15 organizations in providing information concerning 16 veterans service records and veterans affairs data. 7. Maintain alphabetically a permanent registry of

18 the graves of all persons who served in the military 19 or naval forces of the United States in time of war 20 and whose mortal remains rest in Iowa.

8. Provide training to executive directors of 22 county commissions of veteran affairs pursuant to 23 section 35B.6. The commission may adopt rules in 24 accordance with chapter 17A to provide for training of 25 county veteran affairs executive directors.

9. Establish and operate a state veterans cemetery 27 and make application to the government of the United 28 States or any subdivision, agency, or instrumentality 29 thereof, for funds for the purpose of establishing 30 such a cemetery. The state may enter into agreements 31 with any subdivision of the state for assistance in 32 operating the cemetery. The state shall own the land 33 on which the cemetery is located. The department 34 shall have the authority to accept federal grant 35 funds, funding from state subdivisions, donations from 36 private sources, and federal "plot allowance" 37 payments. All such funds shall be deposited into an 38 account dedicated to the establishment, operation, and 39 maintenance of a veterans cemetery and these funds 40 shall be expended only for those purposes. 41 department through the director shall have the 42 authority to accept suitable cemetery land, in 43 accordance with federal veterans cemetery grant 44 guidelines, from the federal government, state 45 government, state subdivisions, private sources, and 46 any other source wishing to transfer land for use as a 47 veterans cemetery. Notwithstanding section 8.33, any 48 moneys in the account for a state veterans cemetery 49 shall not revert and, notwithstanding section 12C.7 50 subsection 2, interest or earnings on moneys deposited 1 in the fund shall be credited to the account.

10. Carry out the policies of the department. Sec. 14. Section 35A.8, subsections 1 and 3, Code 2005, are amended to read as follows:

The governor shall appoint an executive 6 director, subject to confirmation by the senate, who 7 shall serve at the pleasure of the governor. The 8 executive director is responsible for administering 9 the duties of the <u>department and the</u> commission other 10 than those related to the Iowa veterans home.

3. Except for the employment duties and 12 responsibilities assigned to the commandant for the 13 Iowa veterans home, the executive director shall 14 employ such personnel as are necessary for the 15 performance of the duties and responsibilities 16 assigned to the <u>department and the</u> commission. All 17 employees shall be selected on a basis of fitness for 18 the work to be performed with due regard to training 19 and experience and shall be subject to the provisions 20 of chapter 8A, subchapter IV.

Sec. 15. Section 35A.9, subsections 1 and 2, Code 22 2005, are amended to read as follows:

and 23 1. The executive director, commandant, 24 employees of the commission <u>department</u> and the Iowa 25 veterans home are entitled to receive, in addition to 26 salary, reimbursement for actual expenses incurred 27 while engaged in the performance of official duties.

28 2. All out=of=state travel by commissioners, the 29 executive director, the commandant, or employees of 30 the <u>commission department</u> or the Iowa veterans home 31 shall be approved by the chairperson of the 32 commission.

33 Sec. 16. Section 35B.5, Code 2005, is amended to 34 read as follows: 35

35B.5 COMPENSATION.

A member of the commission shall receive twenty=

5 37 five dollars or a greater amount as established by the 38 board of supervisors for each month during which the 39 member attends one or more commission meetings and 40 shall be reimbursed for mileage the same as a member 5 41 of the board of supervisors. Compensation and mileage 42 shall be paid out of the appropriation authorized in 43 section 35B.14. 44 Sec. 17. Section 35B.6, subsection 1, paragraph b, 45 Code 2005, is amended to read as follows: 5 46 b. Upon the employment of an executive director, 47 the executive director shall complete a course of 48 initial training provided by the commission department 49 of veterans affairs pursuant to section 35A.3 35A.5. 50 If an executive director is not appointed, a 1 commissioner or a clerical assistant shall complete 2 the course of training. The commission department 3 shall issue the executive director, commissioner, or 4 clerical assistant a certificate of training after 6 6 5 completion of the initial training course. To 6 6 6 maintain annual certification, the executive director, 7 commissioner, or clerical assistant shall attend one 8 commission department training course each year. 6 6 9 Failure to maintain certification may be cause for 10 removal from office. The expenses of training shall 6 11 be paid from the appropriation authorized in section 6 12 35B.14. 6 13 Sec. 18. Section 35B.11, Code 2005, is amended to 6 14 read as follows: 15 35B.11 DATA FURNISHED STATE COMMISSION IOWA 6 DEPARTMENT OF VETERANS AFFAIRS. The commission of veteran affairs of each county 6 18 shall provide information to the state commission 19 <u>department</u> of veterans affairs as the state commission 20 <u>department</u> may request. 21 Sec. 19. Section 35 6 Section 35B.19, Code 2005, is amended to 22 read as follows: 6 6 23 35B.19 BURIAL RECORDS. The county commission of veteran affairs shall be 25 charged with securing the information requested by the 6 26 commission <u>department</u> of veterans affairs of every 27 person having a military service record and buried in 28 that county. Such information shall be secured from 29 the undertaker in charge of the burial and shall be 30 transmitted by the undertaker to the commission of 31 veteran affairs of the county where burial is made. 32 This information shall be recorded alphabetically and 6 33 by description of location in the cemetery where the 34 veteran is buried. This recording shall conform to 35 the directives of the state commission department of 6 36 veterans affairs and shall be kept in a book by the 6 37 county commission. 6 38 Sec. 20. Section 36.1, subsection 3, Code 2005, is 6 39 amended to read as follows: 3. "Commission" means the commission of veterans 40 6 41 affairs established in section 35A.2. Section 36.1, Code 2005, 6 42 Sec. 21. is amended by 43 adding the following new subsection: 6 44 <u>NEW SUBSECTION</u>. 3A. "Department" means the 45 department of veterans affairs established in section 6 6 46 35A.4. 47 6 Section 36.2, Code 2005, is amended to Sec. 22. 6 48 read as follows: 36.2 CHEMICAL EXPOSURE REPORT TO COMMISSION 6 49 50 <u>DEPARTMENT</u>. 6 1 A licensed physician, as defined in section 135.1, 2 subsection 4, who treats a veteran the physician 7 7 3 believes may have been exposed to chemicals while 4 serving in the armed forces of the United States shall 7 5 submit a report indicating that information to the 7 6 commission department at the request of the veteran 7 7 pursuant to section 36.3. R Sec. 23. Section 36.3, Code 2005, is amended to 7 read as follows: 7 36.3 DUTIES OF THE COMMISSION DEPARTMENT. 10 The commission department shall:
1. Provide the forms for the reports required in 13 section 36.2. The report form shall require the 14 doctor to provide all of the following: 15 a. Symptoms of the veteran which may be related to exposure to chemicals. b. Diagnosis of the veteran.

7 18 Methods of treatment prescribed.

Annually compile and evaluate the information 20 submitted in the reports pursuant to subsection 1, in 21 consultation and cooperation with a certified medical 22 toxicologist selected by the commission department. 23 The commission department shall submit the report to 24 the governor, the general assembly, and the United 25 States veterans' administration. The report shall 26 include current research data on the effects of 27 exposure to chemicals, statistical information 28 received from individual physicians' reports, and 29 statistical information from the epidemiological 30 investigations pursuant to subsection 3.

3. Conduct epidemiological investigations of 32 veterans who have cancer or other medical problems or 33 who have children born with birth defects associated 34 with exposure to chemicals, in consultation and 35 cooperation with a certified medical toxicologist 36 selected by the commission department. The commission 37 <u>department</u> shall obtain consent from a veteran before 38 conducting the investigations.

The commission department shall cooperate with 40 local and state agencies during the course of an 41 investigation.

Sec. 24. Section 36.4, unnumbered paragraph 1,

43 Code 2005, is amended to read as follows:

The commission department shall not identify a 45 veteran consenting to the epidemiological 46 investigations pursuant to section 36.3, subsection 3, 47 unless the veteran consents to the release of 48 identity. The statistical information compiled by the 49 commission department pursuant to section 36.3 is a 50 public record.

Sec. 25. Section 36.6, unnumbered paragraph 1, 2 Code 2005, is amended to read as follows:

The commission department and appropriate medical 4 facilities at the state university of Iowa under the 5 control of the state board of regents shall institute 6 a cooperative program to:

Sec. 26. Section 36.7, Code 2005, is amended to 8 read as follows:
9 36.7 FEDERAL PROGRAM.

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If the commission department or the general 11 assembly determines that an agency of the federal 12 government or the state of Iowa is providing the 13 referral and genetic services pursuant to section 14 36.6, the commission <u>department</u> or the general 15 assembly by specific action may discontinue all or 16 part of the services and requirements in this chapter.

17 Sec. 27. <u>NEW SECTION</u>. 135.20 HEPATITIS C 18 AWARENESS PROGRAM == VETERANS == VACCINATIONS.

The department shall establish and administer a 20 hepatitis C awareness program. The goal of the 21 program shall be to distribute information to veterans 22 regarding the higher incidence of hepatitis C exposure 23 and infection among veterans, the dangers presented by 24 the disease, and contacts for additional information 25 and referrals. For purposes of this section, 26 "veteran" means an individual meeting the definition 27 contained in section 35.1.

2.8 2. The information to be distributed shall be 29 determined by the department by rule, in consultation 30 with the commission of veterans affairs. 31 information shall, at a minimum, contain statements 32 indicating that:

33 a. The federal department of veterans affairs 34 estimates a hepatitis C infection rate in veterans 35 more than three times higher than for the general 36 population.

- b. The infection rate for Vietnam veterans is 38 estimated to be even higher than for other veterans 39 groups.
- c. The disease is caused by a bloodborne virus 41 readily transmitted during combat and combat=related 42 emergency medical treatment.
- 43 d. Many veterans currently carrying the virus were 44 infected prior to the development of medical screening 45 tests.
- The hepatitis C virus often resolves into a 8 47 chronic infection without symptoms for ten to thirty 8 48 years before signs of resultant liver disease appear.

This unusually long latency period makes it 50 difficult to connect current symptoms with an 1 infection that may have actually been contracted 2 during military service decades ago.
3 The information shall also present treatment 4 options and shall specify a procedure to be followed 5 for veterans desiring a medical consultation for screening and treatment purposes. The department 9 7 shall cooperate with the state commission of veterans 8 affairs regarding distribution of the information to 9 the veterans home, the county commissions of veteran 10 affairs, veterans hospitals, and other appropriate 11 points of distribution. 9 12 Sec. 28. Section 13 to read as follows: Section 135C.31A, Code 2005, is amended 135C.31A ASSESSMENT OF RESIDENTS == PROGRAM 14 15 ELIGIBILITY. Beginning July 1, 2003, a health care facility 17 receiving reimbursement through the medical assistance 18 program under chapter 249A shall assist the Iowa 19 commission department of veterans affairs in 20 identifying, upon admission of a resident, the 21 resident's eligibility for benefits through the 22 federal department of veterans affairs. The health 23 care facility shall also assist the Iowa commission 24 <u>department</u> of veterans affairs in determining such 25 eligibility for residents residing in the facility on 26 July 1, 2003. The department of inspections and 27 appeals, in cooperation with the department of human 28 services, shall adopt rules to administer this 29 section, including a provision that ensures that if a 30 resident is eligible for benefits through the federal 31 department of veterans affairs or other third=party 32 payor, the payor of last resort for reimbursement to 33 the health care facility is the medical assistance 34 program. This section shall not apply to the 35 admission of an individual to a state mental health 36 institute for acute psychiatric care or to the 37 admission of an individual to the Iowa veterans home. 9 38 Sec. 29. Section 256.9, subsection 48, Code 2005, 39 is amended to read as follows: 40 48. Develop and administer, with the cooperation 41 of the commission department of veterans affairs, a 42 program which shall be known as operation recognition. 43 The purpose of the program is to award high school 44 diplomas to veterans of World War I, World War II, and 45 the Korean and Vietnam conflicts who left high school 46 prior to graduation to enter United States military 47 service. The department of education and the 48 commission department of veterans affairs shall 49 jointly develop an application procedure, distribute 50 applications, and publicize the program to school 10 1 districts, accredited nonpublic schools, county 10 2 commissions of veteran affairs, veterans 3 organizations, and state, regional, and local media. 4 All honorably discharged veterans who are residents or 10 10 10 former residents of the state; who served at any time 6 between April 6, 1917, and November 11, 1918, at any 7 time between September 16, 1940, and December 31, 8 1946, at any time between June 25, 1950, and January 10 10 10 10 9 31, 1955, or at any time between February 28, 1961, 10 10 and May 5, 1975, all dates inclusive; and who did not 10 11 return to school and complete their education after 10 12 the war or conflict shall be eligible to receive a 13 diploma. Diplomas may be issued posthumously. 10 14 approval of an application, the department shall issue 10 15 an honorary high school diploma for an eligible 10 16 veteran. The diploma shall indicate the veteran's 17 school of attendance. The department of 10 <u>education</u> and 10 18 the commission department of veterans affairs shall 10 19 work together to provide school districts, schools 10 20 communities, and county commissions of veteran affairs 10 21 with information about hosting a diploma ceremony on 10 22 or around Veterans Day. The diploma shall be mailed 10 23 to the veteran or, if the veteran is deceased, to the 10 24 veteran's family. Sec. 30. Section 303.2, subsection 2, paragraph k, 10 25 10 26 Code 2005, is amended to read as follows: Administer, preserve, and interpret the battle 10 28 flag collection assembled by the state in consultation 10 29 and coordination with the commission <u>department</u> of

10 30 veterans affairs and the department of administrative 10 31 services. A portion of the battle flag collection 10 32 shall be on display at the state capitol and the state 10 33 historical building at all times, unless on loan 10 34 approved by the department of cultural affairs. 10 35 Sec. 31. Section 331.608, subsection 6, paragraph 10 36 e, Code 2005, is amended to read as follows: e. When otherwise required by a department or 10 37 10 38 agency of the federal or state government or a 10 39 political subdivision. The recorder shall make these 10 40 records available to the commission department of 10 41 veterans affairs. The commission department of <u>42 veterans affairs</u> and its employees shall be subject to 43 the same state and federal confidentiality 10 44 restrictions and requirements that are imposed on the 10 45 recorder. 10 46 Sec. 32. Section 426A.13, unnumbered paragraphs 1 10 47 through 3, Code 2005, are amended to read as follows: A person named in section 426A.11, who is a 10 48 10 49 resident of and domiciled in the state of Iowa, shall 10 50 receive a reduction equal to the exemption, to be made from any property owned by the person or owned by a 11 11 2 family farm corporation of which the person is a 3 shareholder and who occupies the property and so 11 designated by proceeding as provided in the section. 11 11 5 To be eliqible to receive the exemption the person 11 6 claiming it shall have recorded in the office of the 11 county recorder of the county in which is located the 8 property designated for the exemption, evidence of 11 11 9 property ownership by that person or the family farm 11 10 corporation of which the person is a shareholder and 11 11 the military certificate of satisfactory service, 11 12 order transferring to inactive status, reserve, 11 13 retirement, order of separation from service, 11 14 honorable discharge or a copy of any of these 11 15 documents of the person claiming or through whom is 11 16 claimed the exemption. <u>In the case of a person</u> 11 17 claiming the exemption for currently serving in the 11 18 reserve forces of the United States or the Iowa 19 national guard, the person shall file the statement 20 required by section 35.2.
21 The person shall file with the appropriate assessor 11 22 on forms obtained from the assessor the claim for 11 23 exemption for the year for which the person is first 11 24 claiming the exemption. The claim shall be filed not 11 25 later than July 1 of the year for which the person is 11 26 claiming the exemption. The claim shall set out the fact that the person is a resident of and domiciled in 11 28 the state of Iowa, and a person within the terms of 11 29 section 426A.11, and shall give the volume and page on 11 30 which the certificate of satisfactory service, order 11 31 of separation, retirement, furlough to reserve 11 32 inactive status, or honorable discharge or certified 11 33 copy thereof is recorded in the office of the county 11 34 recorder, and may include the designation of the 11 35 property from which the exemption is to be made, and 11 36 shall further state that the claimant is the equitable 37 or legal owner of the property designated or if the 38 property is owned by a family farm corporation, that 11 11 11 39 the person is a shareholder of that corporation and 11 40 that the person occupies the property. In the case of 41 a person claiming the exemption for currently serving 42 in the reserve forces of the United States or the Iowa 43 national guard, the person shall file the statement 44 required by section 35.2. 11 45 Upon the filing and allowance of the claim, the 11 46 claim shall be allowed to that person for successive 11 47 years without further filing. However, in the case of a person currently serving in the reserve forces of 49 the United States or the Iowa national guard, such

50 person shall file each year to be eligible to obtain the exemption. Provided, that notwithstanding the 12 2 filing or having on file a claim for exemption, the 12 3 person or person's spouse is the legal or equitable 12 4 owner of the property on July 1 of the year for which 5 the claim is allowed. When the property is sold or 12 12 6 transferred or the person wishes to designate 7 different property for the exemption, a person who 8 wishes to receive the exemption shall refile for the 12 12 9 exemption. A person who sells or transfers property 12 10 which is designated for the exemption or the personal

12 11 representative of a deceased person who owned such 12 12 property shall provide written notice to the assessor 12 13 that the property is no longer legally or equitably 12 14 owned by the former claimant.
12 15 Sec. 33. Section 483A.24, subsection 13, Code 12 16 2005, is amended to read as follows: 12 17 13. Upon payment of the fee of thirty dollars for 12 18 a lifetime hunting and fishing combined license, the 12 19 department shall issue a hunting and fishing combined 12 20 license to a resident of Iowa who is a veteran, as 21 defined in section 35.1, served in the armed forces of 22 the United States for a minimum aggregate of ninety <u>23 days of active federal service and</u> who was disabled or 24 was a prisoner of war during that veteran's military 12 25 service. The department shall prepare an application 12 26 to be used by a person requesting a hunting and 12 27 fishing combined license under this subsection. The 12 28 commission department of veterans affairs shall assist 12 29 the department in verifying the status or claims of 12 30 applicants under this subsection. As used in this 31 subsection, "disabled" means entitled to compensation 12 32 under the United States Code, Title 38, ch. 11. 12 33 Sec. 34. Section 669.2, subsection 4, unnumbered 12 34 paragraph 1, Code 2005, is amended to read as follows: 12 35 "Employee of the state" includes any one or more 12 36 officers, agents, or employees of the state or any 12 37 state agency, including members of the general 12 38 assembly, and persons acting on behalf of the state or 12 39 any state agency in any official capacity, temporarily 12 40 or permanently in the service of the state of Iowa, 12 41 whether with or without compensation, but does not 12 42 include a contractor doing business with the state. 12 43 Professional personnel, including physicians, 12 44 osteopathic physicians and surgeons, osteopathic 12 45 physicians, optometrists, dentists, nurses, physician 12 46 assistants, and other medical personnel, who render 12 47 services to patients or inmates of state institutions 12 48 under the jurisdiction of the department of human 12 49 services or the Iowa department of corrections, and 12 50 employees of the commission department of veterans 1 affairs, are to be considered employees of the state, 2 whether the personnel are employed on a full=time 13 13 13 3 basis or render services on a part=time basis on a fee 13 4 schedule or other arrangement. Criminal defendants 13 5 while performing unpaid community service ordered by 6 the district court, board of parole, or judicial 13 13 7 district department of correctional services, or an 8 inmate providing services pursuant to a chapter 28E 13 13 9 agreement entered into pursuant to section 904.703, 13 10 and persons supervising those inmates under and 13 11 according to the terms of the chapter 28E agreement, 13 12 are to be considered employees of the state. 13 13 Sec. 35. 2003 Iowa Acts, chapter 179, section 21, 13 14 subsections 2 and 5, as enacted by 2005 Iowa Acts, 13 15 Senate File 75, section 1, are amended to read as 13 16 follows: 13 17 2. Of the funds appropriated in this section, 13 18 \$10,000 is transferred to the Iowa department of 13 19 public health human services for allocation to 13 20 community mental health centers to provide counseling 13 21 services to persons, whether or not employed by the 13 22 state, who are members of the national guard or 13 23 reservists and who are assigned to active duty service 13 24 in the armed forces of the United States and to the 13 25 persons' family members. The sessions shall be 13 26 provided on a first come, first served basis and shall 13 27 be limited to three visits per family. 13 28 5. The remainder of the funds appropriated in this 29 section are transferred to the Iowa finance authority 13 13 30 to be used for a home ownership assistance program for 13 31 persons who are eligible members of the armed forces 32 of the United States. In the event an eligible member 13 33 is deceased, the surviving spouse of the eligible 13 34 member shall be eligible for a loan under the program, 13 35 subject to the surviving spouse meeting the program's 13 36 eligibility requirements other than the military 13 37 service requirement. For the purposes of this 13 38 subsection, "eligible member of the armed forces of 13 39 the United States" means a resident of this state who 13 40 is or was a member of the national guard, reserve, or

13 41 regular component of the armed forces of the United

13 42 States who has served at least ninety days of active 13 43 duty service during the period beginning September 11, 13 44 2001, and ending June 30, 2006. 13 45 Sec. 36. VETERANS HEPATITIS C AWARENESS PROGRAM 13 46 REPORT. The lowa department of public health shall 13 47 submit a report to the members of the general assembly 13 48 by January 1, 2007, regarding the development and 13 49 distribution of the information required by the 13 50 section of this Act enacting section 135.20 and any 1 resulting impact. 14 14 Sec. 37. STATE FUNDING. The military service tax 3 credits and exemptions provided pursuant to this Act 14 14 shall be funded pursuant to chapter 426A and section 14 25B.7, subsection 2. Sec. 38. EFFECTIVE DATE. This Act, being deemed 14 14 of immediate importance, takes effect upon enactment. Sec. 39. RETROACTIVE APPLICABILITY. The section 14 14 9 of this Act amending 2003 Iowa Acts, chapter 179, is 14 10 retroactively applicable to May 17, 2004.> 14 13 establishment of a department of veterans affairs, 14 14 extending certain veterans' benefits and the military 14 15 service tax credit and exemption to certain members of 14 16 the reserve forces of the United States and the Iowa 14 17 national quard, >. 14 18 #3. Title page, line 6, by inserting after the 14 19 word <cemetery, > the following: <concerning military 14 20 pay differential,>. 14 21 #4. Title page, line 6, by inserting after the 14 22 word <date> the following: <and a retroactive 14 23 applicability date>. 14 24 14 25 14 26 14 27 STEVEN H. WARNSTADT 14 28 14 29 14 30 14 31 JOHN P. KIBBIE 14 32 14 33 14 34 14 35 CHARLES W. LARSON, JR. 14 36 14 37 14 38 14 39 LARRY MCKIBBEN 14 40 HF 374.502 81 14 41 ec/pj/1485